

Washington, Friday, September 19, 1947

TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I-Civil Service Commission

PART 25-FEDERAL EMPLOYEES PAY REGULATIONS

WITHIN-GRADE SALARY ADVANCEMENTS; EFFECTIVE DATES

The third paragraph of § 25.241 (issued March 11, 1947, 12 F. R. 1646) is amended to read as follows:

§ 25.241 Eligibility requirements and effective date.

Where a within-grade advancement became due on or after July 1, 1945, and was delayed beyond its effective date, solely through administrative error or oversight of the agency in approving and recording the required efficiency rating or executing the certificate of satisfactory service and conduct, or both, the agency shall approve and record the rating or execute the certificate, or both, as of the date or dates such administrative actions should have been completed. and the advancement shall be made effective as of the date it would have been due if there had been no administrative error or oversight.

This amendment is effective retroactively to July 1, 1945.

(Sec. 605, 59 Stat. 304; 5 U. S. C. Sup. 945)

UNITED STATES CIVIL SERV-ICE COMMISSION, [SEAT.]

H. B. MITCHELL,

President.

F. R. Doc. 47-8528; Filed, Sept. 18, 1947; 8:47 a. m.]

TITLE 10-ARMY: WAR DEPARTMENT

Chapter VII—Personnel

PART 704—ENLISTMENT OF AVIATION CADETS

MISCELLANEOUS AMENDMENTS

1. Amend § 704.2 (a) (2) (ii) by deleting the figure "18" and substituting the figure "20" in lieu thereof.

2. Rescind § 704.2 (c) and substitute the following:

§ 704.2 Eligibility requirements.

(c) Ineligibility. An applicant will not be eligible for aviation cadet pilot training if he:

(1) Has completed in a service flying school a course of instruction leading to an aeronautical rating of pilot.

(2) Has been eliminated because of failure in flying.

(3) Holds or has held the aeronautical rating of pilot in any of the armed forces of the United States.

3. Rescind § 704.5 (b) and substitute the following:

§ 704.5 Appointment and enlistment.

(b) Enlistment of civilians-(1) Flying duty. The agency or agencies designated by the Commanding General, Army Air Forces, to maintain a priority list of qualified applicants will submit the proper number of names and addresses selected therefrom to the Commanding General, Army Air Forces. The Commanding General, Army Air Forces will forward to each selected candidate a letter-authorizing him to report to the nearest Army recruiting station for enlistment as aviation cadet and travel from place of enlistment to the appropriate school for training.

(2) Ground duty. The Commanding General, Army Air Forces will forward to each qualified civilian applicant selected for assignment to a specialized school of training a letter authorizing him to report to the nearest Army recruiting station for enlistment as aviation cadet and travel from place of enlistment to the school designated for training.

[AR 615-160, April 16, 1947, as amended by C1, Aug. 25, 1947] (55 Stat. 239; 10

U. S. C. Sup. 297a)

[SEAL]

EDWARD F. WITZELL, Major General, The Adjutant General.

[F. R. Doc. 47-8521; Filed, Sept. 18, 1947; 8:47 a. m.]

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[Reg. 21, Amdt. 1 to Order 13]

PART 8302-DISPOSAL OF SURPLUS PER-SONAL PROPERTY TO PRIORITY CLAIMANTS

TYPES OF PROPERTY FOR WHICH CERTIFI-CATION IS REQUIRED

War Assets Administration Regulation Order 13, August 18, 1947, entitled "Types of Property for which Certification Is Required" (12 F. R. 5596) is here-by amended by deleting the following items as listed under § 8302.63:

Commodity code

classification Special industry machinery (machinery for selected industries requiring specialized machines) __ 33 0000 Agricultural machinery and imple-

ments, except tractors_____

(Surplus Property Act of 1944, as amended (58 Stat. 765, as amended; 50 U. S. C. App. Sup. 1611); Pub. Law 181, 79th Cong. (59 Stat. 533; 50 U.S. C. App. Sup. 1614a, 1614b); and Reorganization Plan 1 of 1947 (12 F. R. 4534))

This amendment to this section shall become effective September 16, 1947.

> ROBERT M. LITTLEJOHN, Administrator.

SEPTEMBER 16, 1947.

[F. R. Doc. 47-8597; Filed, Sept. 18, 1947; 11:08 a. m.]

[Reg. 14,2 Amdt. 2 to Order 7]

PART 8314-DISPOSAL TO NONPROFIT INSTI-TUTIONS AND DISCOUNTS FOR EDUCA-TIONAL OR PUBLIC-HEALTH INSTITUTIONS OR INSTRUMENTALITIES

DISPOSAL OF PERSONAL PROPERTY TO EDUCA-TIONAL AND PUBLIC-HEALTH INSTITUTIONS AND INSTRUMENTALITIES

War Assets Administration Regulation 14, Order 7, May 13, 1947, as amended May 28, 1947, entitled "Disposal of Personal Property to Educational and Public-Health Institutions and Instrumentalities" (12 F. R. 3244, 3725) is hereby further amended by adding to Exhibit A of § 8314.57 the following additional classifications:

Commodity code classification

13 21100 ___ Poles; telephone, telegraph, etc.

99080____ Cross arms, wooden. 13

99150 ____ Insulating pins, wooden. 19 1122____ Ammonium hydroxide, C. P. 1228____ Lithium sulfate C. P.

19 224310 ___ Diphenylamine.

19 2299 ____ Dimethyl amino azo benzol. 19 2312____ Alizarin red.

19 2360_____ Bismark brown Y.

19 2360____ Brilliant cresyl blue (bulk). 19 2360____ Brilliant cresyl blue.

19 2360____ Brilliant green.

19 2360____ Carmine powder. 19 2360____ Crystal violet.

112 F. R. 5586.

² 11 F. R. 11505; 12 F. R. 257.

	mmodity co	
	classificatio	
19	2360	Fast green FCF. Giemsa stain.
19	2360	Hematoxylin, light.
10	2360	Lacmoid.
19	2360	Lacmoid, bulk,
19	2360	Methyl green. Methyl orange.
19	2360	Methyl orange.
19	2360	Methyl red, bulk.
19	2300	Methyl violet.
10	2360	Methylene blue.
19	2360	Thionin.
19	2360	Sudan III.
19	2360	Sudan IV.
19	12230	Gold Chloride, 1 gr.
19	11490	Ink (all kinds). Cable and stranded wire.
25	41000	Storage tanks, except hot
700		water storage.
		Processing tanks.
25	44000	Rubber-lined tanks.
25	65000	Machinery sections, metal (be-
95	81000	fore machining). Insulated copper wire, weather-
20	01000	proof.
25	82000	Rubber insulated copper wire.
		Asbestos insulated copper wire
		(varnished cloth, etc.).
25	84000	Paper insulated copper wire
		and cable, except telephone cable.
25	85000	Magnet wire, copper.
		Asbestos covered copper wire
		and cable.
25	87000	Synthetic insulated copper
05	00100	wire and cable.
		Flexible metallic tubing. Flexible metallic conduit.
25	94999	Insulating pins, metal.
26	71000	Electrical porcelain products.
27	16000	Glass electrical insulators.
	20000 to	
		Abrasive basic products. Asbestos-cement conduits and
21	02100	ducts.
27	35000	Asbestos electrical panels (eb-
		ony asbestos).
		Graphite electrodes.
27	42300	Carbon electrodes and Soder-
27	42500	burg paste. Graphite, metal-graphite, and
	12000	carbon brushes.
27	42600	Graphite, metal-graphite, and
0.7	40700	carbon brush stock.
27	42700	Unfinished electrodes.
21	12900	Graphite and carbon manufactured basic products.
27	52000	Manufactured mica.
31	11000	Steam engines.
31	12100	Steam turbines, mechanical
	1	drive
31	12111	Steam turbines, single stage,
31	12120	condensing. Steam turbines, multi-stage.
31	12200	Steam turbines, generator type.
31	12210	Steam turbines, generator type,
		single stage.
91	12220	Steam turbines, generator type,
31	12900	multi-stage. Steam turbines, not elsewhere
		classified.
31	15000	Internal-combustion engines.
31	16000	Air motors.
31	19000	Engines and turbines, not else-
31	21000	where classified. Compressors and dry vacuum
		pumps, except 31 2111 42.
31	22000	Pumps (new).
31	30000	Crushing, pulverizing, screen- ing and mixing machinery
		ing and mixing machinery
		(except 31 319 and 31 369). Conveyors and conveying sys-
-	2000	tems (except 31 46 through
		31 469 and 31 4931).
31	50000	Cranes, derricks, hoists, and
		winches (except 31 51
		through 31 519 and 3152 through 31 529 and 31 57,
		through 31 529 and 31 57, 31 582, 31 583, 31 584).
		01 000, 02 000, 02 001).
1	701 11 11 11	

Con	mmodity co	ode		nmodity co	
	lassificatio	Industrial trucks, tractors,		lassificatio	Washers and driers (for metal
		trailers, stackers, etc. Fans and blowers, industrial. Turbo-blowers.	43 43	35600 63000	products). Chambers, submarine rescue. Main Diesel engines (internal
81	73000	Dust collection equipment.			combustion).
		Air purification equipment. Mechanical power transmission equipment.			Main gasoline engines. Main gears, Diesel and gasoline engine.
31	82000 to				Steering gears.
31	91000	Bearings, anti friction. Presses (except printing, gar-			Salvage equipment. Diving gear.
3		ment, agricultural and met-	43	91200	Diving bells.
91	92000	alworking).		1200	Wall urinals.
		Escalators.			Stokers, feed capacity over 60
31	94000	Thermal driers and dehydra-	51	72000	lbs. per hour. Oil burners, industrial type.
31	95000	tors, industrial. Heat exchangers, industrial.			Airport, airway, and seadrome
31	96400	Steam jet specialties.	54	5919	lighting equipment. Bed-side tables (metal).
31	96500	Steam specialties, except steam jet.			Hospital beds (metal).
31	97000	Lubrication equipment (except 31 9731).	54	5223	Bed-side tables (wood—mostly folding).
		Pressure and vacuum filters.	54	5225	Hospital beds (wood-new or
31	991004	Centrifugals and separators,	54	21920	used). Metal folding cots.
31	99200	industrial. Vacuum cookers (pans).			Bunk beds, wood, double deck.
31	99300	Baking ovens, except bakery			Thermocouples.
21	99400	ovens. Paint spraying equipment (in-			Extension lead wire. Pyrometers, thermocouples and
		clude spray guns).	7	Part Parts	accessories, not elsewhere
31	99900	General purpose industrial machinery and equipment,	57	15100	classified. Hygrometers.
		not elsewhere classified.	57	15300	Psychrometers.
		Generators (dynamos).	57	15900	Hygrometric instruments, not elsewhere classified.
32	12100	Generator-set units, steam engine over 125 kw.	57	23000	Wattmeters and power instru-
32	12200	Generator-set units, steam turbine over 125 kw.	57	24000	ments. Frequency meters (low fre-
32	12300	Generator-set units, Diesel			quency) and synchroscopes.
32	12400	engine over 125 kw. Generator-set units, carburet-	01	20000	Watt-hour meters and watt- hour demand meters.
		or engine powered.	57	27000	Electric laboratory instru-
32	12800	Motor-generators (including rotary battery chargers).			ments, except 57 2741, Wheatstone bridges.
32	12900	Generator-set units, not else-			Refrigeration controls,
32	15000	where classified. Electrical rotating equipment	01	14000	Gas meter, positive displace- ment.
		parts. Transmission and substation	57	45000	Water meter, positive displace- ment.
		equipment.	57	51000	
82	24000	Protective equipment (electri-	57	52100	Position measuring instru-
		Motor starters and controllers.			ments, mechanically oper-
		Storage batteries. Primary wet cells.	57	56000	Taximeters and parking
		Electrolytic cell units (Cast-	57	65000	meters. Compasses and accessories
32	97000	ner and Hall types). Electronic auxiliary control de-			(fixed shipboard types).
		vices, except radio and radar.	57	66000	Azimuths, sectants, and oc- tants, except aircraft type.
32	99000	Electrical equipment, not else- where classified.			Taffrail logs.
33	71000	Metallurgical and metal-melt-	57	75100	Pressure regulators, only regu- lators and reducing valves,
33	72000	ing furnaces. Foundry equipment, except		Sec. 1588	equipped with two gauges for
	fine-mail.	furnaces and ovens (except			acetylene, hydrogen, oxygen, and propane.
33	73000	7210, 7220, 7260). Special industrial furnaces,	57	83000	Combination-instruments,
		kilns, ovens, excluding met-	57	84000	temperature-time. Combination instruments.
		allurgical and metal-melting units but including 733 bak-			temperature-liquid level.
	04000	ery ovens.	57	85000	Combination instruments, flow pressure.
88	94000	Special machines for shoe- making except sewing ma-	57	86000	Combination instruments,
33	99000	chines. Miscellaneous special industry	57	89000	flow temperature. Combination instruments,
		machinery except 33 995. Automatic industrial scales.	57	91000	not elsewhere classified. Specific gravity and density in-
		Beam scales.			struments (except 9110).
		Spring scales, except household			Acidity (pH) meters. Gas analyzers (except 9320).
39	47000	and computing. Weights, except laboratory.			Instrument jewel bearings.
		Attachments for scales and	58	4500 to.	Litters and litter carriers (new
20	49000	balances except laboratory. Scales and balances, except		4530. 8200	and used). Drafting tools.
00	20000	laboratory, not elsewhere	59	15000	Hazard measuring devices.
90	00000	classified.			Diving outfits and parts. Portable chlorination equip-
99	50000	Degreasers (for metal prod- ucts).	00	42000	ment.

- Co	mmodity c	ode
9	classificatio	n
	23000	
		equipment,
59	24000	Water softening equipmen
		(except 59 241).
59	30000	Sewage disposal equipment.
	55000	
	2131	Ergotrate tablets, 1/320 gr.
	2171	Atropine sulfate.
	2183	
	2190	Ephedrine sulphate, 34 gr
	2100	capsules.
65	2490	Insulin.
	2908	Dextrose, 5% in sterile water
.00	2000	1000 cc.
RE	3102	Fluid extract cascara sagrada
	4104	
00	TAUTTE	Epinephrine hydrochloride injection, 1 cc. ampules 1-
		1000 pel
er	=000	1000 sol.
	5080	Boric acid.
	5219	
	5540	Sodium bicarbonate.
	5540	Sodium chloride.
	5992	Mercury.
65	6240	Flyceryl trinitrate, 1/100 gr
		(hypo tablets).
	6302	Acetylsalicylic acid.
	6504	Mapharson, .06 gr. ampule.
65	6526	Ferric ammonium, C. P. crys-
		tals.
	6623	Iodophthalain sodium.
65	6710	Sulfa drugs, all types.
65	6950	Ether, anaesthesia USP.
65	696040	Ethyl chloride, 3 oz.
65	6999	Formaldehyde solution,
		quart.
65	6999	Fuchsin acid.
65	7230	Oll—cod liver USP.
65	7271699	Tincture mercresin, 1 gallon.
	7272	Dextrose, 5%, in physiologica
		NACI sol. 1000 cc.
65	7320	Dextrose, ampules.
65	7600	
	7210	Cresol, saponated solution,
		quart.
66	9000	
	2111	
2.1	MARKER MARK	trousers).
67	3410	Parka, wet weather.
67	3420	
	41000	
	5419	
		Hoods, wool.
72	2430	Writing tablets.
72	2000	Writing postfolion
72	2000	Writing portfolios. Fillers, binders.
73	1000	Torthooks only
73		Textbooks only.
		Binders.
		Notebooks, steno.
73	7850	Books, blank and record.
73	1050	Tags, shipping.
75	1202	Mess trays.
		Shoe brushes.
	9920	
		Chest, drafting, wood.
	7300	
	7500	
	7899	Pads, columnar.
	7913	Index, alph. LL.
		Perforators.
79	7990	Fasteners, paper.
79	7999	Files, archboard.

(Surplus Property Act of 1944, as amended (58 Stat. 765, a) amended; 50 U.S.C. App. Sup. 1611); Public Law 181, 79th Cong. (59 Stat. 533; 50 U. S. C. App. Sup. 1614a, 1614b); and Reorganization Plan 1 of 1947 (12 F. R. 4534))

This amendment shall become effective September 5, 1947.

> ROBERT M. FIELD, Associate Aministrator.

SEPTEMBER 5, 1947.

[F. R. Doc. 47-8598; Filed, Sept. 18, 1947; 11:08 a. m.]

TITLE 44—PUBLIC PROPERTY AND WORKS

Chapter I-National Archives

Subchapter A-National Archives

PART 3-RESPONSE TO SUBPOENA DUCES TECUM OR OTHER DEMAND, AND AUTHEN-TICATION AND ATTESTATION OF COPIES OF ARCHIVES IN THE CUSTODY OF THE AR-CHIVIST OF THE UNITED STATES

The Archivist of the United States.

Officers and employees 3.3 Designation of authorized official.

AUTHORITY: §§ 3.1 to 3.3, inclusive, issued

under 48 Stat. 1123, 49 Stat. 1821, sec. 207, 53 Stat. 1065; 44 U. S. C. 300h.

§ 3.1 The Archivist of the United States. Whenever a subpoena, duces tecum or other demand is served upon the Archivist of the United States for the production of any record or historical material in his custody, the Archivist will comply with such subpoena duces tecum or demand by submitting authenticated copies (or the original thereof) of such records or historical material to the court or other body under whose authority the subpoena duces tecum or demand has been issued, unless he determines that the disclosure of the information is contrary to law or would prejudice the national interest or security of the United States. In the event that a subpoena duces tecum or other demand is served for historical material of the type referred to in § 31.4 of this chapter, the Archivist will produce or submit copies of such historical material only with the approval of the President of the United States.

§ 3.2 Officers and employees. Whenever a subpoena duces tecum or other demand is served upon any officer or employee of the National Archives Establishment for the production of any record or historical material in the custody of the Archivist of the United States, such officer or employee shall immediately transmit full information regarding such subpoena duces tecum or demand to the Archivist. The officer or employee upon whom the subpoena has been served shall respond to such subpoena duces tecum or demand, and unless otherwise expressly directed by the Archivist, shall respectfully decline to produce the record or historical material called for on the ground that he does not have custody of it and that he is prohibited from producing it by this regulation.

§ 3.3 Designation of authorized official. The Chief or Acting Chief of the General Reference Division of the National Archives is authorized to authenticate and attest for and in the name of the Archivist of the United States copies or reproductions of archives or records in the official custody of the Archivist.

SOLON J. BUCK, Archivist of the United States.

SEPTEMBER 17, 1947.

[F. R. Doc. 47-8558; Filed, Sept. 18, 1947; 9:05 a. m.]

Subchapter D-Franklin D. Roosevelt Library

PART 31-CUSTODY, PROTECTION, AND USE OF HISTORICAL MATERIAL IN THE FRANK-LIN D. ROOSEVELT LIBRARY

31.0 Authority, basis, and purpose,

Definitions.

Custody of historical material.
Availability of historical material.
Exceptions to § 31.3. 31 2 313

Application for admission to search rooms.

31.6 Admission card.

Requests for historical material in 31.7 search rooms. 31.8

Historical material of exceptional value or in fragile condition.

Care in use of historical material. 31.9

Conduct in search rooms.

Checking service.

31 12 Use of typewriters and proof reading. Removal of historical material pro-hibited. 31.13

31.14 Loan of historical material.

Permission to make photographic re-productions and to publish his-31.15 torical material.

Authentication and attestation of copies of historical material.

Withdrawal of admission card.

31.18 Hours of admission to the search rooms.

Hours of admission to the museum. 31.20 Admission fee to the museum.

31.21 Waiver of admission fee to the mu-

AUTHORITY: §§ 31.0 to 31.21, inclusive, issued under sec. 207, 53 Stat. 1065.

§ 31.0 Authority, basis, and purpose. Pursuant to the authority vested in the Archivist of the United States by section 207 of the Joint Resolution of Congress, approved July 18, 1939, entitled "Joint Resolution to provide for the establishment and maintenance of the Franklin D. Roosevelt Library, and for other purposes," (53 Stat. 1062-1066), the regulations in this part are prescribed governing the custody, protection, and use of the historical material acquired or to be acquired under the provisions of Title II of the said Joint Resolution and governing the admission to the exhibit and search rooms of the Library.

§ 31.1 Definitions. As used in the regulations in this part, unless the context otherwise requires:

(a) The term "act" means the Joint Resolution of Congress, approved July 18, 1939, "to provide for the establishment and maintenance of the Franklin D. Roosevelt Library, and for other pur-

poses" (53 Stat. 1062-1066). (b) The term "Library" means the Franklin D. Roosevelt Library, Hyde

Park, New York.

(c) The term "building" means the building occupied by the Library at Hyde Park, New York.
(d) The term "Archivist" means the

Archivist of the United States.

(e) The term "Director" means the

Director of the Franklin D. Roosevelt

(f) The term "historical material" includes books, correspondence, papers, pamphlets, works of art, models, pictures, photographs, plats, maps, and other similar material.

§ 31.2 Custody of historical material. The historical material in the Library is

in the custody of the Archivist and permanently housed in the Library subject to the provisions of the act.

- § 31.3 Availability of historical material. Historical material, other than that referred to in § 31.4, will be available subject to the conditions under which it has been acquired by the Library and subject to such restrictions as may be imposed by the Archivist. Inquiries as to the availability of historical material should be addressed to the Director.
- § 31.4 Exceptions to § 31.3. Historical material that contains information the disclosure of which would be prejudicial to the national interest or security of the United States, or contrary to the conditions under which the historical material has been acquired by the Library, or contrary to standards of propriety (save in cases where the public interest nevertheless requires disclosure) will not be made available.
- § 31.5 Application for admission to search rooms. Admission to the search rooms may be obtained by making application to the Director on a form provided for the purpose and stating clearly therein the reasons for which the historical material is to be used. An applicant may be required to submit an acceptable letter of introduction or otherwise identify himself.
- § 31.6 Admission card. After the application is approved a card of admission will be issued. This card is not transferable and must be produced when required. It is valid for a period not in excess of one year and may be renewed upon application.
- § 31.7 Requests for historical material in search rooms. Requests for historical material available under § 31.3 should be made to the search room supervisor on a form provided for that purpose. Such material must be receipted for upon delivery and when it has been returned the receipt will be canceled. No larger quantity of material will be issued at any one time than, in the opinion of the search room supervisor, the searcher can use conveniently.
- § 31.8 Historical material of exceptional value or in fragile condition. The use of historical material of exceptional value or in fragile condition is subject to such special restrictions as the Director may consider necessary for its protection.

- § 31.9 Care in use of historical material. Historical material may not be leaned upon, written upon, folded, traced, or handled in any way likely to cause damage.
- § 31.10 Conduct in search rooms. The use of ink, except in fountain pens, the use of tobacco, the consumption of food, and any activities likely to disturb searchers are forbidden.
- § 31.11 Checking service. Coats, umbrellas, traveling bags, etc., must be checked in the Guard's Office.
- § 31.12 Use of typewriters and proof reading. Persons desiring to use typewriters or to read proof will be assigned desks in a room designated for such purposes.
- § 31.13 Removal of historical material prohibited. No historical material shall be taken from the search rooms except by members of the staff acting in their official capacities.
- § 31.14 Loan of historical material. Historical material may not be borrowed for use outside the Library except upon authorization in each instance by the Archivist.
- § 31.15 Permission to make photographic reproductions and to publish historical material. (a) The Director is authorized upon written application to grant permission to reproduce or have reproduced by photographic process documents or other historical material referred to in § 31.3. This will not constitute authorization to publish such reproductions so obtained.
- (b) The Director is authorized to grant permission to publish such reproductions or other copies and separate permission to do so must be obtained. In granting such permission neither the Archivist nor the Director assumes responsibility with respect to possible copyright or other legal restrictions on their publication.
- § 31.16 Authentication and attestation of copies of historical material. (a) The Director is authorized to authenticate and attest for and in the name of the Archivist copies or reproduction of available historical material.
- (b) In the absence or inability of the Director, the Assistant Director is authorized to authenticate and attest the aforesaid copies or reproductions of historical material in the place and stead of the Director.

- § 31.17 Withdrawal of admission card. The card of admission to the search rooms granted under § 31.5 and § 31.6 may be withdrawn by the Director for any violation of the regulations in this part or for disregarding the authority of the supervisor in charge.
- § 31.18 Hours of admission to the search rooms. The search rooms will be open from 9 a. m. to 5 p. m. Monday through Friday, legal holidays excepted, and at such other times as the Director may authorize.
- § 31.19 Hours of admission to the museum. The museum portion of the Library will be open from 10 a. m. to 5 p. m. Tuesday through Sunday, including holidays. When a holiday falls on Monday the museum will be open on the holiday and not on the following day.
- § 31.20 Admission fee to the museum. A fee of 25 cents, inclusive of tax, shall be charged each person visiting and viewing the exhibit rooms or museum portion of the Library. Historical material at the Library referred to in § 31.3 will, however, be available for use to the public free of charge, subject to the provisions of the regulations in this part.
- § 31.21 Waiver of admission fee to the museum. The Director is authorized to waive the fee prescribed in § 31.20 (a) for children 12 years of age or under when accompanied by an adult assuming responsibility for their safety and orderly conduct. (b) for persons from non-profit organizations or educational institutions. when such persons are accompanied by official instructors, and when application is made in advance, (c) for persons in the support or care of charitable institutions and their attendance, (d) for officials of states, counties, and municipalities, and organizations, semi-public or private, which may be engaged in activities affecting the Library, (e) for employees of the Federal Government and others on official business: Provided. That the applicable tax will be collected from such persons, unless exempt by law, in accordance with the act of June 29, 1939, as amended (53 Stat. 189, as amended; 26 U.S.C., and Sup., 1700).

[SEAL] SOLON J. BUCK,
Archivist of the United States.

SEPTEMBER 17, 1947.

[F. R. Doc. 47-8559; Filed, Sept. 18, 1947; 9:05 a. m.]

PROPOSED RULE MAKING

Office of the Secretary [50 CFR, Part 1]

PROTECTION OF MIGRATORY BIRDS AND CERTAIN GAME MAMMALS

NOTICE OF INTENTION TO ADOPT
AMENDMENTS

Pursuant to section 4 (a) of the Administrative Procedure Act, approved

June 11, 1946 (Public Law 404, 79th Cong.), and the authority contained in section 3 of the Migratory Bird Treaty Act of July 3, 1918 (40 Stat. 755, 16 U. S. C. 704), as amended, notice is hereby given that the Secretary of the Interior intends to take the following action:

Adopt an amendment to the regulations for the protection of migratory birds and certain game mammals as last amended and approved by Proclamation No. 2739, July 1, 1947 (12 F. R. 5269), which will prohibit the hunting, taking, capture, killing, and possession of geese in Alexander County, Illinois, in the immediate vicinity of Horseshoe, Lake.

The foregoing regulations are to be effective beginning November 3, 1947, and to continue in effect thereafter until further notice.

Interested persons are hereby given an opportunity to participate in preparing the regulations for issuance as set forth

by submitting their views, data, or arguments in writing to Albert M. Day, Director, Fish and Wildlife Service, Washington, D. C.

OSCAR L. CHAPMAN, Under Secretary of the Interior. SEPTEMBER 16, 1947.

(F. R. Doc. 47-8529; Filed, Sept. 18, 1947; 8:47 a. m.]

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

17 CFR, Parts 904, 934, 9471

HANDLING OF MILK IN GREATER BOSTON, LOWELL-LAWRENCE AND FALL RIVER, MASS., MILK MARKETING AREAS

CONSIDERATION OF SUSPENSION OF PRICING PROVISIONS

Notice is given that pursuant to the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), consideration is being given to the suspension of such of the Class I pricing provisions of Orders 4, 34 and 47, as amended, regulating the handling of milk in the Greater Boston, Lowell-Lawrence, and Fall River, Massachusetts, milk marketing areas, respectively, as may not reflect current economic conditions affecting the supply and demand for milk and its products in the aforesaid marketing

areas. Specific consideration will be given to the possible need for suspending such of the provisions of the orders as may be necessary to result in minimum Class I prices in these markets for October 1947, 44 cents higher than the minimum Class I prices effective for September 1947.

In accordance with the Administrative Procedure Act (Public Law 404, 79th Congress, 60 Stat. 237), all persons who desire to submit oral or written data, views, and arguments with respect to the foregoing proposed suspensions will be given an opportunity to do so at Court Room No. 5, 12th Floor, Federal Building, Post Office Square, Boston, Massachusetts, beginning at 10:00 a. m., e. d. s. t., September 20, 1947.

Issued at Washington, D. C., this 15th day of September 1947.

[SEAL] N. E. Dodd, Acting Secretary of Agriculture.
[F. R. Doc. 47-8522; Filed, Sept. 18, 1947; 8:46 a. m.]

[7 CFR, Part 927]

HANDLING OF MILK IN NEW YORK METRO-POLITAN MILK MARKETING AREA

CONSIDERATION OF SUSPENSION OF PRICING PROVISIONS

Notice is given that, pursuant to the applicable provisions of the Agricultural

Marketing Agreement Act of 1937, as amended, (7 U. S. C. 601 et seq.) consideration is being given to the suspension of such of the Class I-A pricing provisions of Order No. 27, as amended, regulating the handling of milk in the New York metropolitan milk marketing area as may not reflect current economic conditions which affect the market supply and demand for milk and its prdoucts in the aforesaid marketing area. Specific consideration will be given to the possible need for suspending such of the Class I-A pricing provisions of the said order as may be necessary to result in a minimum Class I-A price for October 1947, 44 cents higher than the minimum Class I-A price effective for September 1947.

In accordance with the Administrative Procedure Act (Public Law 404, 79th Congress, 60 Stat. 237), all persons who desire to submit ortlor written data, views, and arguments with respect to the foregoing proposed suspension will be given an opportunity to do so at the Commodore Hotel, New York City, beginning at 10:00 a.m. September 22, 1947.

Issued at Washington, D. C., this 15th day of September 1947.

[SEAL] N. E. Dodd, Acting Secretary of Agriculture.

[F. R. Doc. 47-8523; Filed, Sept. 18, 1947; 8:46 a. m.]

NOTICES

DEPARTMENT OF JUSTICE

Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616, E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 9697] MEISSNER AND TISCHER

In re: Debts owing to Meissner and Tischer, also known as W. Meissner and H. Tischer; Meissner, Meissner and Fischer and as Die Patentanwaite, E. Meissner. (Dipl.-Ing) W. Meissner. (Dipl.-Ing) H. Tischer. F-28-22685-C-2, F-28-22685-C-3.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Meissner and Tischer, also known as Meissner and H. Tischer; Meissner, Meissner and Tischer and as Die Patentanwalte, E. Meissner, (Dipl.-Ing) W. Meissner, (Dipl.-Ing) H. Tischer, the last known address of which is Bellealliance Flats, Berlin, Germany, is a partnership, organized under the laws of Germany, and which has or, since the effective date of Executive Order 8389, as amended, has had its principal place

of business in Germany and is a national of a designated enemy country (Germany);

That the property described as follows:

a. That certain debt or other obligation owing to Meissner and Tischer, also known as W. Meissner and H. Tischer; Meissner, Meissner and Fischer and as Die Patentanwalte, E. Meissner, (Dipl.-Ing) W. Meissner, (Dipl.-Ing) H. Tischer, by Stevens and Davis, 1207 Munsey Building, Washington, D C., in the amount of \$73.08, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same, and

b. That certain debt or other obligation owing to Meissner and Tischer, also known as W. Meissner and H. Tischer; Meissner, Meissner and Fischer and as Die Patentanwalte. E. Meissner (Dipl.-Ing) W. Meissner. (Dipl.-Ing) H. Tischer, by Joachim Kolbe, 1704 W. Capital Drive, Milwaukee 6, Wisconsin, in the amount of \$1,624.00, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 19, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 47-8513; Filed, Sept. 17, 1947; 9:02 a. m.]

[Vesting Order 9700]

FRANZ SCHMIDT

In re: Stock and bank account owned by Franz Schmidt. F-28-569-D-1, F-28-569-D-2, F-28-569-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Franz Schmidt, whose last known address is Viktoriastrasse 5-7, Berlin-Lankrvitz, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as fol-

lows:

a. Fifty-six (56) shares of no par value common capital stock of International Telephone & Telegraph Corp., 67 Broad Street, New York 4, New York, a corporation organized under the laws of the State of Maryland, evidenced by Certificates Numbered NNF 107140, NNF 230070 and NNF 405634, for 33, 4 and 19 shares, respectively, and registered in the name of Franz Schmidt, together with all declared and unpaid dividends thereon.

b. Seventeen (17) shares of \$100.00 par value capital stock of American Telephone & Telegraph Company, 195 Broadway, New York, New York, a corporation organized under the laws of the State of New York, evidenced by Certificates Numbered NC 85300, NH 21999, NV 74253, NZ 63681 and EN 47369, for 3, 8, 1, 2 and 3 shares, respectively, and registered in the name of Franz Schmidt, together with all declared and unpaid dividends thereon,

c. That certain debt or other obligation of American Telephone & Telegraph Company, 195 Broadway, New York, New York, in the amount of \$25.67, as of December 31, 1945; arising out of the sale of certain subscription rights issued by said American Telephone & Telegraph Company, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same, and

d. That certain debt or other obligation owing to Franz Schmidt, by The First National Bank of Chicago, Dearborn, Monroe and Clark Streets, Chicago 90, Illinois, arising out of a Savings Account, account number 1,339,326, entitled Franz Schmidt, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national inter-

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 19, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 47-8514; Filed, Sept. 17, 1947; 9:02 a. m.]

[Vesting Order 9732]

PETER WOLFF

In re: Stock owned by and debt owing to Peter Wolff. F-28-2750-A-1, F-28-2750-D-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Peter Wolff, whose last known address is c/o Josef Bunger, (22c) Koln-Braunsfeld (Rhld.), Aacheerstr 333, Germany, is a resident of Germany and a national of a designated enemy country (Germany):

2. That the property described as follows:

a. Ten (10) shares of \$100 par value common capital stock of The Singer Manufacturing Company, 149 Broadway, New York, New York, a corporation organized under the laws of the State of New Jersey, evidenced by certificate number 40571, registered in the name of Peter Wolff, together with all declared and unpaid dividends thereon, and

b. That certain debt or other obligation owing to Peter Wolff by The Singer Manufacturing Company, 149 Broadway, New York, New York, in the amount of \$383.72, as of December 31, 1945, together with any and all accruals thereto and any and all rights to demand, enforce and collect the same, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person referred to in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national

interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 25, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 47-8515; Filed, Sept. 17, 1947; 9:02 a. m.]

ERICA AND HAGBARTH ROTHEIM

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property located in Washington, D. C., including all royalties accrued thereunder and all damages and profits recoverable for past infringement or breach thereof, after adequate provision for taxes and conservatory expenses:

Claimant	Claim No.	Property
Erica Rotheim, New York, N.Y. Hagbarth Rotheim, Oslo, Nor- way.	6022 8626	(Property described in Vesting Order No. 672 (8 F. R. 5020, April 17, 1943), relating to United States Letters Patent Nos. 1,800,156; 1,802,750; 1,945,998; 2,128,433; and the property described in Vesting Order No. 294 (7 F. R. 9840, November 20, 1942), relating to United States Patent Application Nos. 388,698 and 388,699 (now United States Letters Patent Nos. 2,335,312; 2,348,851, respectively) to the extent owned by claimants immediately prior to the vesting thereof; including all interests and rights created in the Alien Property Custodian by virtue of two license agreements (License Nos. 1234F and 1764F, dated January 9, 1945 and November 21, 1945 respectively) entered into by the Alien Property Custodian and Atomix, Inc., a corporation of Delaware, relating to the aforesaid patents, together with royalties pertaining thereto in the amount of \$1.00.

Executed at Washington, D. C., on September 11, 1947. For the Attorney General.

[SEAL]

DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

SECURITIES AND EXCHANGE COMMISSION

[File No. 54-163]

INTERNATIONAL HYDRO-ELECTRIC SYSTEM

ORDER APPROVING PLAN AND RESERVING
JURISDICTION

At a regular session of the Securities and Exchange Commission held at its office in the city of Philadelphia, Pa., on the 12th day of September A. D. 1947.

Bartholomew A. Brickley, a registered holding company in his capacity as Trustee of International Hydro-Electric System, also a registered holding company, having filed an application wherein it is proposed to make a payment of 30% of the principal amount of International Hydro-Electric System's presently out-standing Convertible 6% Gold Debentures, due April 1, 1944, amounting to the aggregate sum of \$7,970,400 on the \$26,-568,000 principal amount of said debentures now outstanding, and that after the date of such partial payment, said debentures shall bear interest only on the unpaid balance; and the Commission considering that said application may be treated as a plan under section 11 (d) of the Public Utility Holding Company Act of 1935; and

A public hearing having been held after appropriate notice; and the Commission having considered the record and having made and filed its findings here-

It is ordered, That said plan be, and the same hereby is, approved for submission to the District Court of the United States for the District of Massachusetts, subject, however, to the following reservation of jurisdiction: that jurisdiction be, and the same hereby is, reserved with respect to the approval by the Commission as to the maximum amounts that may be paid as legal fees and expenses and as fees and expenses of such financial institution as may be selected as agent for carrying out the plan.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 47-8525; Filed, Sept. 18, 1947; 8:47 a. m.]

[File No. 59-15]

NORTHERN NEW ENGLAND CO. AND NEW ENGLAND PUBLIC SERVICE CO.

SUPPLEMENTAL ORDER APPROVING PLAN AND RESERVING JURISDICTION

At a regular session of the Securities and Exchange Commission held at its office in the city of Philadelphia, Pa. on the 12th day of September A. D. 1947.

The Commission having, by order dated June 27, 1947, approved, subject to certain terms and conditions, the amended plan of New England Public Service Company, a registered holding company and a subsidiary of Northern New England Company, also a registered holding company, under section 11 (e) of the Public Utility Holding Company Act of 1935, with respect to the retirement of its Prior Lien Preferred stock; said amended plan having provided for certain alternatives which the company might elect under certain circumstances, including Alternative 1; and

The Commission having by its said order reserved jurisdiction with respect to, among other things, the selection of alternatives and the specific steps proposed to be taken in implementing such alternatives in the event New England Public Service Company adopted one or more of such alternatives; and

The said amended plan having been approved by the District Court of the United States for the District of Maine (Southern Division); and

New England Public Service Company having given written notice of its intention to adopt Alternative 1 and of certain steps proposed to be taken in implementing such alternative; and

A public hearing having been held after appropriate notice, and the Commission having considered the record and having made and filed its supplemental findings and opinion herein; and

Northern New England Company having filed an application for permission to acquire shares of common stock of Public Service Company of New Hampshire in exchange for its Prior Lien Preferred stock of New England Public Service Company and to acquire certificates of contingent interest;

It is ordered, That the adoption of Alternative 1 of the amended plan by NEPSCO and the specific steps proposed to be taken in implementing such alternative be, and the same are hereby approved, subject to the reservations of jurisdiction of our previous order of June 27, 1947 except insofar as they may be inapplicable; jurisdiction being further reserved to issue a supplemental order or orders, with respect to appropriate recitals and specifications, in conformity with the provisions of Supplement R of the Internal Revenue Code, as amended, in connection with the action taken by NEPSCO.

It is further ordered, That the application of Northern New England Company be, and the same is hereby approved, subject to the terms and conditions prescribed in Rule U-24.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 47-8526; Filed, Sept. 18, 1947; 8:47 a. m.]

[File No. 70-1623]
LONG ISLAND LIGHTING CO.
NOTICE OF FILING

At a regular session of the Securities and Exchange Commission, held at its office in the city of Philadelphia, Pennsylvania, on the 15th day of September 1947.

Notice is hereby given that a declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Long Island Lighting Company ("Long Island"), a registered holding company. Declarant has designated sections 6 (a) and 7 of the act as applicable to the proposed transaction.

Notice is further given that any interested person may, not later than September 25, 1947, at 5:30 p. m., e. d. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request, the nature of his interest and the issues of fact or law raised by said declaration which he desires to controvert, or may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. At any time after September 25, 1947 said declaration, as filed or as amended, may be permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under the act, or the Commission may exempt such transaction as provided in Rule U-20 (a) and U-100 thereof.

All interested persons are referred to said declaration which is on file in the offices of this Commission for a statement of the transaction therein proposed, which is summarized as follows:

Long Island proposes to issue and sell for cash at principal amount to four commercial banks an aggregate of \$5,000,000 principal amount of eleven month netes which will bear interest at the rate of 134% per annum. An aggregate of \$2,000,000 principal amount of such notes will be issued not later than October 10, 1947; \$1,500,000 principal amount not later than November 30, 1947; and the remaining \$1,500,000 principal amount not later than December 31, 1947. The net cash proceeds of the sale of the notes are to be used for construction requirements.

Declarant states that the transaction is not subject to the jurisdiction of any commission other than this Commission.

Declarant requests that the Commission enter its order so as to permit consummation of the proposed transaction at the earliest date practicable.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 47-8527; Filed, Sept. 18, 1947; 8:47 a. m.]